King (NY)

Davis (IL) Kucinich Paulsen Delahunt Lee (CA) Radanovich Deutch Linder Reves Diaz-Balart, L. Lipinski Rogers (KY) Lofgren, Zoe Doyle Rush Ellison Marchant Salazar McCarthy (CA) Ellsworth Sanchez, Loretta Fallin McCarthy (NY) Schock Granger McMahon Sires McMorris Gravson Slaughter Griffith Rodgers Smith (WA) Heller Meek (FL) Stark Herseth Sandlin Melancon Stearns Miller, Gary Tanner Honda. Minnick Wasserman Mitchell Inglis Johnson, Sam Murphy (NY) Schultz Waters Jones Neal (MA) Young (AK) Kennedy Nunes Kilpatrick (MI) Ortiz Young (FL)

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

Pastor (AZ)

The SPEAKER pro tempore (during the vote). There are 2 minutes remaining in this vote.

#### □ 1306

Messrs. WESTMORELAND and KING of Iowa changed their vote from "nay" to "yea."

So (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

### PERSONAL EXPLANATION

Mrs. McMORRIS RODGERS. Mr. Speaker, on rollcall No. 657 on H. Res. 1771, On Agreeing to the Resolution, Waiving a requirement of clause 6(a) of Rule XIII with respect to consideration of certain resolutions reported from the Committee on rules, and providing for consideration of motions to suspend the rules, I am not recorded because I was absent because I gave birth to my baby daughter. Had I been present, I would have voted "nay."

Mr. Speaker, on rollcall No. 658 on H.R. 6540, On Motion to Suspend the Rules and Pass, Defense Level Playing Field Act, I am not recorded because I was absent because I gave birth to my baby daughter. Had I been present, I would have voted "yea."

## PERSONAL EXPLANATION

Mr. STEARNS. Mr. Speaker, I was unavoidably detained and missed rollcall votes 657 and 658. If I had been present, I would have voted "no" on rollcall 657 and "yes" on rollcall 658.

# PERSONAL EXPLANATION

Mr. ELLISON. Mr. Speaker, on December 21, 2010, due to travel delays, I inadvertently missed rollcall Nos. 657 and 658. Had I been present I would have voted "yes" on both rollcalls

# PERSONAL EXPLANATION

Mr. GRAYSON. Mr. Speaker, on rollcall Nos. 657 and 658, I was absent because my flight from Orlando had an equipment failure in mid-flight and had to return to Orlando, resulting in a lengthy delay. Had I been present, I would have voted "aye."

PROVIDING FOR CONSIDERATION OF SENATE AMENDMENT TO H.R. 5116, AMERICA COMPETES REAUTHORIZATION ACT OF 2010; PROVIDING FOR CONSIDERATION OF SENATE AMENDMENTS TO H.R. 2751, FDA FOOD SAFETY MODERNIZATION ACT; AND PROVIDING FOR CONSIDERATION OF SENATE AMENDMENT TO H.R. 2142, GPRA MODERNIZATION ACT OF 2010

Mr. McGOVERN. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 1781 and ask for its immediate consideration.

The Clerk read the resolution, as folows:

## H. RES. 1781

Resolved, That upon adoption of this resolution it shall be in order to take from the Speaker's table the bill (H.R. 5116) to invest in innovation through research and development, to improve the competitiveness of the United States, and for other purposes, with the Senate amendment thereto, and to consider in the House, without intervention of any point of order except those arising under clause 10 of rule XXI, a motion offered by the chair of the Committee on Science and Technology or his designee that the House concur in the Senate amendment. The Senate amendment shall be considered as read. The motion shall be debatable for one hour equally divided and controlled by the chair and ranking minority member of the Committee on Science and Technology. The previous question shall be considered as ordered on the motion to its adoption without intervening motion.

SEC. 2. Upon adoption of this resolution it shall be in order to take from the Speaker's table the bill (H.R. 2751) to accelerate motor fuel savings nationwide and provide incentives to registered owners of high polluting automobiles to replace such automobiles with new fuel efficient and less polluting automobiles, with the Senate amendments thereto, and to consider in the House, without intervention of any point of order except those arising under clause 10 of rule XXI, a single motion offered by the chair of the Committee on Energy and Commerce or his designee that the House concur in the Senate amendments. The Senate amendments shall be considered as read. The motion shall be debatable for one hour equally divided and controlled by the chair and ranking minority member of the Committee on Energy and Commerce. The previous question shall be considered as ordered on the motion to its adoption without intervening motion or demand for division of the question.

SEC. 3. Upon adoption of this resolution it shall be in order to take from the Speaker's table the bill (H.R. 2142) to require quarterly performance assessments of Government programs for purposes of assessing agency performance and improvement, and to establish agency performance improvement officers and the Performance Improvement Council, with the Senate amendment thereto, and to consider in the House, without intervention of any point of order except those arising under clause 10 of I rule XXI, a motion offered by the chair of the Committee on Oversight and Government Reform or his designee that the House concur in the Senate amendment. The Senate amendment shall be considered as read. The motion shall be debatable for one hour equally divided and controlled by the chair and ranking minority member of the Committee on Oversight and Government Reform. The previous question shall be considered as ordered on the motion to its adoption without intervening motion. □ 1310

The SPEAKER pro tempore. The gentleman from Massachusetts is recognized for 1 hour.

Mr. McGOVERN. Mr. Speaker, for the purpose of debate only, I yield the customary 30 minutes to the gentlewoman from North Carolina, Dr. Foxx. All time yielded during consideration of the rule is for debate only. I yield myself such time as I may consume.

#### GENERAL LEAVE

Mr. McGOVERN. I also ask unanimous consent that all Members be given 5 legislative days in which to revise and extend their remarks on H. Res. 1781.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Massachusetts?

There was no objection.

Mr. McGOVERN. Mr. Speaker, House Resolution 1781 provides for the consideration of the Senate amendment to H.R. 5116, the America COMPETES Reauthorization Act of 2010. The rule makes in order a motion offered by the chair of the Committee on Science and Technology or his designee that the House concur in the Senate amendment to H.R. 5116. The rule provides 1 hour of debate on the motion, equally divided and controlled by the chair and ranking minority member of the Committee on Science and Technology. The rule waives all points of order against consideration of the motion except those arising under clause 10 of rule XXI. The rule provides that the Senate amendment shall be considered as read.

The rule also provides for consideration of the Senate amendments to H.R. 2751, the FDA Food Safety Modernization Act. The rule makes in order a motion offered by the chair of the Committee on Energy and Commerce or his designee that the House concur in the Senate amendments to H.R. 2751. The rule provides 1 hour of debate on the motion, equally divided and controlled by the chair and ranking minority member of the Committee on Energy and Commerce. The rule waives all points of order against consideration of the motion except those arising under clause 10 of rule XXI. The rule provides the Senate amendments shall be considered as read.

The rule also provides for the consideration of the Senate amendment to H.R. 2142, the GPRA Modernization Act of 2010. The rule makes in order a motion offered by the chair of the Committee on Oversight and Government Reform or his designee that the House concur in the Senate amendment to H.R. 2142. The rule provides 1 hour of debate on the motion, equally divided and controlled by the chair and ranking minority member of the Committee on Oversight and Government Reform. The rule waives all points of order against consideration of the motion, except those arising under clause 10 of rule XXI. Finally, the rule provides that the Senate amendment be considered as read.